

|          |  |             |         |
|----------|--|-------------|---------|
| PAGE NO. | TYPE OF ARREST FELONY NO BAIL WARRANT // DISCHARGE OF A FIREARM WITHIN CITY LIMITS | BOOKING NO. | DR. NO. |
|----------|--|-------------|---------|

**ARREST NUMBER                      2012-0204**

| <b>DEFENDANT(S)<br/>NAME</b>          | <b>DOB</b>      | <b>ARREST CODE</b> | <b>DATE</b>     | <b>TIME</b> |
|---------------------------------------|-----------------|--------------------|-----------------|-------------|
| <b>MELCHOR, LUIS<br/>DANIEL LOPEZ</b> | <b>05/22/93</b> | <b>594 P.C.</b>    | <b>02-22-12</b> | <b>1510</b> |

**VANDALISM**

**OFFICER            HAYES, D. #125**

**1:**

**OFFICER            MELVIN, R. #110**

**2:**

**SOURCE OF ACTIVITY:**

THE ABOVE OFFICERS WERE WORKING AS CONTRACTED, UNIFORMED SECURITY OFFICERS FOR THE HOLLYWOOD BUSINESS IMPROVEMENT DISTRICT / ANDREWS INTERNATIONAL 6801 HOLLYWOOD BL SUITE# 169, CA 90028 (323) 465-0122.

**INVESTIGATION:**

ON THE ABOVE DATE AND TIME; OFFICERS RECEIVED A CALL TO 1520 CAHUENGA RE A 484 J/O. OFFICERS RESPONDED AND CONTACTED THE P/R WHO EXPLAINED TO US THAT THERE WAS NO 484, HE STATED THAT THE ABOVE LISTED DEFT. (LUIS DANIEL LOPEZ MELCHOR) BROKE THE GLASS TO A STAND ALONE PHOTO BOOTH. WE CONTACTED THE DEFT AND ASKED HIM WHAT HAPPENED. THE DEFT EXPLAINED THAT AS HE WAS EXITING THE PHOTO BOOTH, HE LEANED ON THE GLASS (LOCATED INSIDE THE PHOTO BOOTH) WITH HIS ELBOW CAUSING THE GLASS TO BREAK. AT THIS POINT IT WAS DETERMINED THAT THE OWNER OF THE PHOTO BOOTH NEEDED TO BE CALLED. SUPERVISOR REYES INSTRUCTED THE P/R TO CALL THE OWNER (MICHAEL RYBAK 818-640-3747). AT THIS POINT THE DEFT REALIZING HE WAS IN SOME SORT OF TROUBLE SPONTANEOUSLY STATED, "HEY, I HAVE A MISDEMEANOR WARRANT FOR A PROBATION VIOLATION". I ASKED SUPERVISOR REYES TO CALL LAPD AT THIS POINT.

WHILE WAITING FOR LAPD TO RESPOND TO OUR LOCATION, I NOTICED THE DEFTS KNUCKLES WERE BLOODY AND SWOLLEN WHICH WASN'T CONSISTENT TO HIS ORIGINAL EXPLANATION OF THE BROKEN PHOTO BOOTH SCREEN. I ADVISED THE DEFT THAT HIS STORY DIDN'T "ADD UP" AND THAT HIS COOPERATION DURING THIS INVESTIGATION WOULD BE NOTED IN OUR "REPORT". THE DEFT THEN CHANGED HIS STORY BY SAYING THE FOLLOWING; DEFT STATED THAT WHILE SITTING IN THE PHOTO BOOTH WAITING FOR HIS GIRLFRIEND (WHO WAS HAVING HER HAIR CUT AT A NEIGHBORING HAIR SALON) HE BECAME FRUSTRATED AND UPSET FOR A VARIETY OF REASONS. HE EXPLAINED HOW HE BECAME ENRAGED TO THE POINT THAT CAUSED HIM TO PUNCH THE

|          |   |             |         |
|----------|---|-------------|---------|
| PAGE NO. | TYPE OF ARREST FELONY NO BAIL WARRANT //<br>DISCHARGE OF A FIREARM WITHIN CITY LIMITS | BOOKING NO. | DR. NO. |
|----------|---|-------------|---------|

PHOTO BOOTH GLASS WITH HIS RIGHT FIST, CAUSING THE GLASS TO SHATTER. IT SHOULD BE NOTED THIS DEFT WAS NEVER HANDCUFFED BY BID PATROL OFFICERS, HOWEVER HE WAS DETAINED AS WE HAD HIM SITTING INSIDE THE PHOTO BOOTH WHERE THIS INCIDENT TOOK PLACE.

LAPD UNIT 6A45 (ACOSTA / DELATORRE) ARRIVED AND RAN THE DEFT FOR WANTS/ WARRANTS WHICH REVEALED A FELONY NO BAIL WARRANT FOR THE DEFT OUT OF VENTURA COUNTY FOR DISCHARGING A FIREARM WITHIN CITY LIMITS.

**ARREST:**

THE DEFT WAS PLACED UNDER PRIVATE PERSONS ARREST **POWERS GRANTED UNDER 837P.C. / 594 (VANDALISM). HANDCUFFED ADJUSTED AND DOUBLE LOCKED BY LAPD.** THE DEFT WAS SUBSEQUENTLY TRANSPORTED TO THE LAPD HOLLYWOOD STATION BY 6A45.

**ADDITIONAL: NONE**

**BOOKING:**

THE DEFENDANT WAS BOOKED BY LAPD OFFICERS ACOSTA / DELATORRE (6A45) WITH THE APPROVAL OF .SGT OGAZ

**EVIDENCE:**

NONE

**PICTURE(S):**

ATTACHED TO THE REPORT.

**INJURY AND MEDICAL TREATMENT: MEDICAL TREATMENT WAS HANDLED BY THE LAPD UNIT.**

|          |  |             |         |
|----------|--|-------------|---------|
| PAGE NO. | TYPE OF ARREST FELONY NO BAIL WARRANT // DISCHARGE OF A FIREARM WITHIN CITY LIMITS | BOOKING NO. | DR. NO. |
|----------|--|-------------|---------|

